- I, XiaYang Lian, having personal knowledge of the matters set forth here, declare under penalty of perjury under the laws of the United States that the following is true and correct:
 - 1. I am a resident of the People's Republic of China and I am over the age of 18.
- 2. I operate on-line storefronts dearlovey, getnamenecklace, myinfinitys, roseinside, Beaustar, identified on Schedule A to Plaintiff's Complaint.
 - 3. I am the representative and principal of these stores.
 - I am submitting this Declaration in support of the Defendants' Motion to Modify the Asset Restraint.
 - 5. I have personal knowledge of and I am competent to testify about the facts set forth herein.
 - 6. We have a physical office located at CHINA.
 - 7. We are not registered to do business in Illinois.
 - 8. We have no regular or established place of business in Illinois.
- 9. We do not maintain any offices, employees, or telephone listings in Illinois.
 - We have no manufacturing facility or distribution facility in Illinois or the United States.
 - We do not pay taxes or maintain any bank accounts in Illinois and do not participate in any business meetings, seminars, or other marketing related activities in Illinois.
- 12. We have no employees who visit Illinois for business purposes, and do not send agents in Illinois to solicit business.
 - 13. We do not own any real or personal property in Illinois.

- 14. Our operations related to the allegations in this case are located in China.
- 15. The amount frozen in the store's account by the injunctive relief in this case is $$\underline{325593.30}$.
- 16. The number of allegedly infringing items sold is <u>504 ITEMS(_18 ITEMS</u> ARE RETURNED)____.
- 17. The revenue on the sales related to the allegedly infringing items is \$7270.84.
- The freezing of our online platform accounts has significantly impacted our ability to run our business.
 - 19. The asset restraint currently restricts withdrawal of any funds from our accounts, regardless of whether they come from lawful sales or concern future income.
- 20. Releasing the frozen funds in our accounts will enable us to continue the operation of our business.

Executed:XiaYang Lian

Date: 2024.07.05

By: XiaYang Lian

Xialang Lian